

**Ernest Warren, Jr., OSB No. 891384**

E-Mail: [e.warren@warrenpdxlaw.com](mailto:e.warren@warrenpdxlaw.com)

Warren & Sugarman

838 SW First Avenue, Suite 500

Portland, Oregon 97204

Tel: (503) 228-6655

Fax: (503) 228-7019

**Attorney for Defendant David Michael Bouchard**

**IN THE UNITED STATE DISTRICT COURT**

**FOR THE DISTRICT OF OREGON**

**PORTLAND DIVISION**

**CASE NO. 3:20-mj-165**

**UNITED STATES OF AMERICA,**

**Plaintiff,**

**DECLARATION OF ERNEST  
WARREN, JR. IN SUPPORT  
OF THE UNOPPOSED  
MOTION FOR THE  
CONTINUANCE OF THE  
ARRAIGNMENT DATE**

**v.**

**DAVID MICHAEL BOUCHARD,**

**Defendant.**

**I, Ernest Warren Jr., under penalty of perjury, do hereby depose and say:**

1. I am the attorney of record for the defendant;
2. I was appointed to represent defendant around August 4<sup>th</sup>, 2020;
3. I request the Court grant my Motion for a Continuance of the

Arraignment Date for approximately 30 days.

///

***Page 1 – DECLARATION IN SUPPORT OF THE UNOPPOSED MOTION FOR THE  
CONTINUANCE OF THE ARRAIGNMENT DATE***

**WARREN & SUGARMAN**

*Attorneys at Law*

*838 SW First Avenue • Suite 500 • Portland, Oregon 97204*

*Tel (503) 228-6655 • Fax (503) 228-7019*

[e.warren@warrenpdxlaw.com](mailto:e.warren@warrenpdxlaw.com)

4. We are gathering information for mitigation.
5. AUSA Parakram does not object to this request.

DATED this 9<sup>th</sup> day of September, 2020.

RESPECTFULLY SUBMITTED,  
WARREN & SUGARMAN

/s/ Ernest Warren, Jr.  
**Ernest Warren, Jr., OSB No.891384**  
Attorney for Defendant